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1 2 3 4 5 6	David M. Arbogast (SBN 167571)  darbogast@law111.com  Jeffrey K. Berns, Esq. (SBN 131351)  jberns@law111.com  ARBOGAST & BERNS LLP  19510 Ventura Boulevard, Suite 200  Tarzana, California 91356  Phone: (818) 961-2000  Fax: (818) 867-4820  [Additional counsel listed on signature page]	
7	Attorneys for Plaintiff and all others Similarly Situ	uated
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION	
11		
12	DOLORES MANDRIGUES, JUANITA	CASE NO. 5:07-cv-04497-JF (RSx)
13	JONES, AL F. MINYEN and WILMA R. MINYEN, MARK CLAUSON and	CLASS ACTION
14	CHRISTINA CLAUSON, individually and on behalf of all others similarly situated,	· · · · · · · · · · · · · · · · · · ·
15	Plaintiffs,	NOTICE OF MOTION AND MOTION FOR CLASS CERTIFICATION
16	)	
17	v. )	Hearing Date: December 12, 2008
18 19	WORLD SAVINGS, INC., WORLD SAVINGS ) BANK, FSB, WACHOVIA MORTGAGE )	Time: 9:00 a.m. Place: Courtroom 3 Judge: Hon. Jeremy Fogel
20	CORPORATION, and DOES 1 through 10 inclusive,	
21	Defendants.	Complaint Filed: August 29, 2007
22		Trial Date: Not set yet.
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Notice of Motion - Class Certification - 5:07-cv-04497-JF (RSx)

1	TO THE HONORABLE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:	
2	PLEASE TAKE NOTICE that on December 12, 2008, at 9:00 a.m, or as soon thereafter as ma	
3	be heard, in Department 3 of the above-entitled Court, located at 280 S. First Street, #2112, San Jose,	
4	California, Plaintiffs DOLORES MANDRIGUES, JUANITA JONES, AL F. MINYEN and WILMA	
5	MINYEN, MARK CLAUSON and CHRISTINA CLAUSON, individually and on behalf of all others	
6	similarly situated ("Plaintiffs"), will and hereby do move this Court for an order:	
7	1. To certify this action as maintainable as a class action;	
8	2. To certify the defined Classes of persons as the Plaintiff Classes:	
9	3. To certify the named Plaintiffs as representatives of the Plaintiff Classes, and to certify	
10	their counsel, David M. Arbogast and Jeffrey K. Berns, Arbogast & Berns LLP; Mark R. Cuker and	
11	Michael J. Quirk, Williams Cuker Berezofsky and Jonathan Shub, Seeger Weiss LLP as class counsel.	
12	This motion is brought pursuant to the Federal Rules of Civil Procedure, Rule 23, and is based	
13	this notice, the memorandum of points and authorities, the Declarations of David M. Arbogast and	
14	Jeffrey K. Berns, and the complete files and records in this action.	
15	DATED: November 7, 2008 ARBOGAST & BERNS LLP	
16	TROOTST & BERTS EEF	
17	By: <u>/s/ David M. Arbogast</u> David M. Arbogast, Esq.	
18	Jeffrey K. Berns, Esq. 19510 Ventura Boulevard, Suite 200	
19	Tarzana, California 91356. Phone: (818) 961-2000	
20	Fax: (818) 867-4820	
21	Mark R. Cuker, Esq. Michael J. Quirk, Esq.	
22	WILLIAMS CUKER BEREZOFSKY 1617 J.F.K. Boulevard, Suite 800	
23	Philadelphia, PA 19103-1819 Phone: (215) 557-0099	
24	Fax: (215) 557-0673	
25	Jonathan Shub (SBN 237708) SEEGER WEISS LLP	
26	1515 Market Street, Suite 1380 Philadelphia, PA 19107	
27	Phone: (215) 564-2300 Fax (215) 851-8029	
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## Case 5:07-cv-04497-JF Document 81 Filed 11/07/08 Page 3 of 3 Paul R. Kiesel, Esq. Patrick Deblase, Esq. Michael C. Eyerly, Esq. KIESEL BOUCHER LARSON LLP 8648 Wilshire Boulevard Beverly Hills, California 90210 Phone: (310) 854-4444 Fax: (310) 854-0812 Attorney for Plaintiffs and all others Similarly Situated Notice of Motion - Class Certification - 5:07-cv-04497-JF (RSx)